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REMARKS

The present response is intended to be fully responsive to all points of objection and/or rejection raised by the Examiner and is believed to place the application in condition for allowance. Favorable reconsideration and allowance of the application is respectfully requested.

Applicants assert that the present invention is new, non-obvious and useful. Prompt consideration and allowance of the claims is respectfully requested.

Status of Claims

Claims 1-24 are pending in the application.

Claims 1-24 have been rejected.

CLAIM REJECTIONS

35 U.S.C. § 112 Rejections

In the Office Action, the Examiner rejected claims 1-24 under 35 U.S.C. § 112, first paragraph, as failing to comply with the written description requirement, and in particular, for failing to disclose an "off-line multi-path search." In view of the below remarks, Applicants respectfully traverse the rejection, insofar as the specification does in fact disclose an "offline multi-path search."

Paragraph [0032] of the present invention teaches:

...UE 130 may record an input signal from a previously identified BS for a selected time interval. A multi-path search may be executed, for example, over a buffer of recorded samples. UE 130 may process the recorded signal(s) of the previously identified BSs while the RF receiver is off.

This paragraph discloses the recording of data, where the data may be recorded in a buffer memory, then post-processing of this recorded data, in the form of a multi-path search.

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By disclosing the performance of a multi-path search upon stored data, the specification describes a form of an off-line activity, as the word is commonly understood in the art, or post-processing, in this case a search. Further, the specification states the processing of this data occurs upon a recorded signal, which to one skilled in the art would indicate that the data has been collected and stored and is therefore being post-processed off-line.

For additional clarity, the specification discloses that this processing may occur while the RF receiver is off, meaning to one skilled in the art that any data has been previously collected and stored, and is only available for off-line processing, since any other collection process capability has been switched off.

Accordingly, the specification contains a written description of the invention as is claimed in the pending claims. All pending claims are therefore allowable.

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In view of the foregoing amendments and remarks, the pending claims are deemed to be allowable. Their favorable reconsideration and allowance is respectfully requested.

Should the Examiner have any question or comment as to the form, content or entry of this Amendment, the Examiner is requested to contact the undersigned at the telephone number below. Similarly, if there are any further issues yet to be resolved to advance the prosecution of this application to issue, the Examiner is requested to telephone the undersigned counsel.

Please charge any fees associated with this paper to deposit account No. 50-3355.

Respectfully submitted,

Attorney/Agent for Applicants Registration No. 52,388

Dated: December 26, 2006

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